## LAW OFFICE OF RONALD L. KUBY

ATTORNEYS AT LAW 119 WEST 23M STREET, SUITE 900 New York, New York (00) I

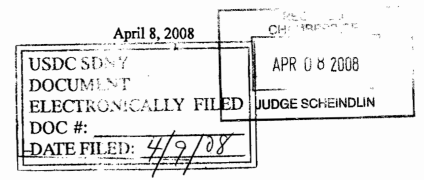
RONALD L. KUBY GEORGE WACHTEL DAVID PRESSMAN

TELEPHONE: (212) 529-0223 Fax: (212) 529-0644 WWW.KUEYLAW.COM

STAFF SUSAN BAILEY PROCESS SERVER LUIS R. AYALA

Via Facsimile

Hon. Shira A. Scheindlin United States District Court Southern District of New York 500 Pearl Street, Room 1620 New York, New York 10007



Bonge v. City of New York, et al., 07 Civ. 4601 (SAS)(GWG) RE:

Dear Judge Scheindlin:

This office represents Plaintiffs in the above-referenced matter. Plaintiffs and Defendants submit this joint-request for leave to schedule the deposition of Plaintiff Domingo Buster on or about April 18, 2008. As the Court is aware, depositions were ordered to be complete in this matter by Friday, April 11, 2008.

Mr. Buster is currently being treated for a serious medical issue that prevents his participation in a deposition prior to April 18th. While Mr. Buster's condition is somewhat unpredictable, he and his doctors anticipate his condition will be such that he can be deposed on April 18th. I have discussed this matter with Defendants' counsel and all parties have agreed to request leave of the Court to reschedule Mr. Buster's deposition for April 18, 2008.

We apologize for the inconvenience and appreciate your consideration and understanding.

The parties' regrest is
granted. The deposition of
plaintiff Daningo Buster may
be conducted by April 18, 2008.
All other depositions must be
completed by the April 11, 2008
deadline.

Sincerely yours,

LAW OFFICE OF RONALD L. KUBY

**DAVID PRESSMAN [DP-9136]** 

Attorneys for Plaintiffs

ACC Michael Chestnov [via facsimile (212) 788-9776] cc: